Case 1:89-bk-11106 Doc 629 Filed 11/06/13 Entered 11/06/13 13:46:58 Desc Main Page 1 of 15

UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF THE STATE OF TENNESSEE

IN RE:)	Case No. 89-11106
Tennessee Chemical Company,)	(Chapter 7)
DEBTOR)	

APPLICATION FOR ORDER DIRECTING PAYMENT OF FUNDS TO CREDITOR/CLAIMANT PURSUANT TO 11 U.S.C. SECTION 347 AND 28 U.S.C. SECTIONS 2041 ET. SEQ.

Reynolds & Reynolds Company successor to Duplex Products, Inc. (the "Claimant") a claimant in the captioned case respectfully requests as follows:

- 1. Claimant was a creditor of the Debtor and was due to receive and the trustee did, in fact, make a distribution from the estate to the Claimant in the amount of approximately \$4,176.42. The Claimant was not located and the funds of the Claimant were paid into the Court pursuant to 11 U.S.C. § 347.
- 2. Pursuant to 11 U.S.C. § 347 and chapter 129 of title 28, United States Code, the Claimant requests that the Court issue an order directing payment to the Claimant and that payment be made in care of the party set forth below.

WHEREFORE, Claimant requests that the Court issue an order directing payment of all funds held by the Court for the Claimant in this case and for such further and other relief as is just and appropriate.

Reynolds & Reynolds Company successor to Duplex Products, Inc.

Greg Griffith

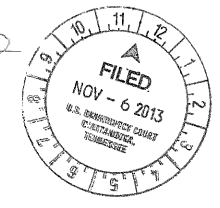
American Property Locators, Inc.

Attorney-in-fact

3855 South Boulevard, Suite 200

Edmond, OK 73013

(405) 340-4900



CERTIFICATE OF MAILING

I hereby certify that on November 4, 2013 I have mailed a true and correct copy of the foregoing APPLICATION FOR ORDER DIRECTING PAYMENT OF FUNDS TO CREDITOR/CLAIMANT PURSUANT TO 11 U.S.C. SECTION 347 AND 28 U.S.C. SECTIONS 2041 ET. SEQ. to:

United States Attorney Attn: Civil Process Clerk 1110 Market St., Ste. 301 Chattanooga, TN 37402

Greg Griffith

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Reynolds & Reynolds Company successor to Duplex Products, Inc., ("Principal") executes this Limited Power of Attorney with the intention that the attorney-in-fact named below shall be able to act in his\her place for the purposes and duration set forth below.

Principal appoints Greg Griffith of American Property Locators, Inc., 3855 South Boulevard, Suite 200, Edmond, OK 73013 to be his\her attorney-in-fact to act for him\her in his\her name and place, and in any capacity that Principal might act,

<u>ONLY</u> to recover cash or cash equivalents specifically arising from the bankruptcy of Tennessee Chemical Company, that belong to the Principal,

and may be paid to the Principal after compliance with procedures of applicable laws (the "Unclaimed Funds").

This Limited Power of Attorney shall become effective on the date written below, and shall remain effective, for one year from such date or until the Unclaimed Funds are claimed and remitted to Principal, whichever is sooner.

Principal's attorney-in-fact shall have all of the powers, discretions, elections, and authorities granted by law (including the endorsement of any instrument of payment on behalf of Principal) in connection with the claim, execution, acknowledgment, and delivery of any and all documents necessary or connected with claiming and recovering for Principal the Unclaimed Funds. Principal authorizes the use of a photocopy of this Limited Power of Attorney, for any purpose, in lieu of the original.

DATED this 24th day of October, 2013. PRINCIPAL: PRINCIPAL'S ADDRESS: Reynolds & Reynolds Company successor to Duplex 6700 Hollister Products, Inc. Houston, TX 77040 Federal ID# 713-718-1800 Title: ACKNOWLEDGMENT STATE OF TEXAS COUNTY OF Harris Before me a Notary Public, in and for said County and State on this 24th day of 2013 personally appeared Craig Moss to me known to be the identical person who subscribed his/her name to the foregoing instrument as its Tecsurer (title), and acknowledged to me that he/she executed the same as his/her free and voluntary act and deed of such corporation, for the purposes therein set forth. In Witness Whereof, I have hereunto set my official signature and affixed my official seal the day and year first above written. My Commission Expires:

> NOTARY PUBLIC, STATE OF TEXAS MY COMMISSION EXPIRES APRIL 8, 2014

CRAIC MOSS
Vice President - Treasurer



6700 Hollister Houston, Texas 77040 713.718.1416 72672 Ext. 713.724.0413 Cell 713.718.1466 Fax craig_moss@reyrey.com

www.reyrey.com



January 18, 2013

Letter of Authorization

This letter is to confirm that Craig Moss holds the position of VP and Treasurer at The Reynolds and Reynolds Company and has authority to claim funds on behalf of the company and its subsidiaries.

Robert Nalley

Vice Chairman

The Reynolds and Reynolds Company

Date

SUBSCRIBED AND SWORN TO BEFORE ME THIS

22 DAY OF January

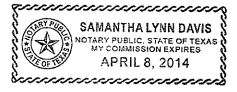
, 20*15*

1-22-13

NOTARY PURLIC

COUNTY, STATE

MY COMMISSION EXPIRES 4-8-2614



6700 Hollister Houston, Texas 77040-5345 713.718.1800 fax 713.718.1461 www.reyrey.com 89_tbk-11106

Doc 629

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Desc Main

Give Form to the requester. Do not send to the IRS.

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Print or type	struct	
Pri	fic Ins	
	peci	
	9	

Form

(Rev. December 2011) Department of the Treasury Internal Revenue Service	Identification Number and Certification
Name (as shown or	your income tax return)
THE DEVINOUR	OC AND DOMESTICS OF THE STATE O

	Name (as shown on your income tax return)				·		<u></u>					
THE REYNOLDS AND REYNOLDS COMPANY												
Business remainisrepanded entity name if different leaves to												
pa	Check appropriate box for federal tax classification:				······································							
S CI	☐ Individual/sole proprietor ☑ C Corporation ☐ S Corporation ☐ Partnership ☐ Trust/est	ate										
Print or type See Specific Instructions on page	Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) ▶] Ex	empt	pay	ee
ĔË	☐ Other (see instructions) ►											
ij	Address (number, street, and apt. or suite no.) Reques	ter's	nam	e and	d add	iress	or (or	tiona	1)			
bec	ONE REYNOLDS WAY						` .		•			
g)	City, state, and ZIP code											
Š	DAYTON, OH 45430											
	List account number(s) here (optional)			•								
Pa	Taxpayer Identification Number (TIN)						-					
nter	your TIN in the appropriate box. The TIN provided must match the name given on the "Name" line	So	cial s	ecu	rity r	umt	oer					
eside entitie	old backup withholding. For individuals, this is your social security number (SSN). However, for a sent alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other as, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a</i>				_] -				
	n page 3.		1_		4°							1
vote. numb	. If the account is in more than one name, see the chart on page 4 for guidelines on whose per to enter.	Em	pioy	er Id	enu	ıcatı	ion :	numb	er]
,u::10	or to direct.	3	1	-	0	4	2	1	1	2	0	

Part II Certification

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
- 3. I am a U.S. citizen or other U.S. person (defined below).

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 4.

Sign	1
Here	

Signature of U.S. person ▶

Date ▶

January 3, 2013

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
 - Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien,
- · A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States.
- . An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.

OHIO SECRETARY OF STATE PROCESSING STATEMENT 02/28/97

CHARTER NUMBER: 007639 ROLL AND FRAME: 5757-0005

r

DOCUMENT NUMBER

CORPORATION:

MER 97022622101

FEE

THE REYNOLDS AND REYNOLDS COMPANY

50.00 10.00 97022622101 MIS

Ø69637

RETURN TO: COOLIDGE, WALL, WOMSLEY & LOMBARD ATTN M M WELCH 23 W FIRST ST STE 600 DAYTON OH 45402-1289

TOTAL : 60.00

0417

Page 1

Bob Taft

Secretary of State

7639



It is hereby certified that the Secretary of State of Ohio has custody of the Records of Incorporation and Miscellaneous

Filings; that said records show the filing and recording of: HER MIS

of:

THE REYNOLDS AND REYNOLDS COMPANY

United States of America State of Ohio Office of the Secretary of State



Recorded on Roll 5757 at Frame 0007 of the Records of Incorporation and Miscellaneous Filings.

Witness my hand and the seal of the Secretary of State at

Columbus, Ohio, this 26TH day of FEB

A.D. 19 97 .

Dob Taft

Secretary of State

Perionhed by 8th Taft. Scenetary of State 30 East Board Street, 14th Floor Columbus, Ohio 43266-0418 Form MER (July 1994)

J.

05727-0087 7639 MW 2017-12-19-19-1

CERTIFICATE OF MERGER

In accordance with the requirements of Ohio law, the undersigned corporations, limited liability companies and/or limited partnerships, desiring to effect a merger, set forth the following facts:

~~	me of the entity surviving the merger is: THE REYNOLDS AND REYNOLDS
pe btos (il the 21	rviving enity is an Obio limited partnership or qualified foreign limited partnership, its registration number must ided)
Name	change: As a result of this merger, the name of the surviving entity has been changed to llowing:
ine io:	llowing:
comple	te only if the name of surviving entity is changing through the energer) FEB 2 8 1997
The s	arviving entity is a: (Please check the appropriate box and安建口品管理的对方是保护的国际)
િક	Domestic (Ohio) corporation
]	Foreign (Non-Ohio) corporation incorporated under the laws of the state/country of and licensed to transact business in the state of Ohio.
[]	Foreign (Non-Ohio) corporation incorporated under the laws of the state/country of , and NOT licensed to transact business in the state of Ohio.
[]	Domestic (Ohio) limited liability company
[]	Foreign (Non-Ohio) limited liability company organized under the laws of the state/country of, and registered to do business in the state of Ohio.
[]	Foreign (Non-Ohio) limited liability company organized under the laws of the state/country of, and NOT registered to do business in the state of Ohio.
()	Domestic (Ohio) limited parmership, registration number
[]	Foreign (Non-Ohio) limited partnership organized under the laws of the state/country of and registered to do business in the state of
	Ohio, under registration number

()5	7	. `	00	:78
w	• C.		V117	S ()

1.1	Foreign (Non-Ohio) limited partnership organized under the laws of the state/country of
()	and NOT registered to do business in the
	state of Ohio.

II. Merging Entities

The name, type of entity, and state/country of incorporation or organization, respectively, of each entity, other than the survivor, which is a party to the merger are as follows: (If insufficient space to cover this item, please attach a separate sheet listing the merging entities; Ohio registered or foreign qualified limited partnerships must include registration number)

Name		State/Country of Organization	Type of Entity			
<u> </u>	X PRODUCTS INC.	DELAWARE	CORPORATION	FL 574585		
	WALLES WATER WHITE TARREST TO THE TA					
M.	Merger Agreement on File	e				
сору о	The name and mailing addi	ress of the person or entity from who pon written request:	m/which eligible pe	rsons may obtain a		
	Nume	Address				
ADAM	M M. LUTYNSKI 115 SOUTH LUDLOW STREET					
		(street and number)				
		DAYTON, OH 454	02			
		(city, village or township) (su	tte) (zip code)			
IV.	Effective Date of Merger					
	This merger is to be effect	ive on:				
	(If a date is specified, the merger cannot be earlier effective date of the merge	e date must be a date on or after the than the date of filing; if no date is r).	date of filing; the specified, the date	effective date of the of filing will he the		

V. Merger Authorized

i

The laws of the state or country under which each constituent entity exists, permits this merger.

This merger was adopted, approved and authorized by each of the constituent entities in compliance with the laws of the state under which it is organized, and the persons signing this certificate on behalf of each of the constituent entities are duly authorized to do so.

?

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VI. Statutory Agent

The name and address of the surviving entity's statutory agent upon whom any process, notice or demand may be served is:

Name	Address
	(complete street address)
	(city, village or township) (2ip code)

(This item MUST be completed if the surviving entity is a foreign entity which is not licensed, registered or otherwise authorized to conduct or transact husiness in the State of Ohio)

Acceptance of Agent

The undersigned, named herein as the statutory agent for the above referenced surviving entity, hereby acknowledges and accepts the appointment of statutory agent for said entity.

Signature of Agent

(The acceptance of agent must be completed by domestic surviving entities if through this merger the statutory agent for the surviving entity has changed, or the named agent differs in any way from the name reflected on the Secretary of State's records.)

VII. Statement of Merger

Upon filing, or upon such later date as specified herein, the merging entity/entities listed herein shall merge into the listed surviving entity.

VIII. Amendments

The articles of incorporation, articles of organization or certificate of limited partnership (strike the inapplicable terms) of the surviving domestic entity herein, are amended as set forth in the attached "Exhibit A"

(Please note that any amendments to articles of incorporation, articles of organization or to a certificate of limited partnership MUST be attached if the surviving entity is a DOMESTIC corporation, limited liability company, or limited partnership.)

IX. Qualification or Licensure of Foreign Surviving Entity



and to service of process upon the Secretary of State if the agent cannot country, it is to do so, or if the liability company or limited partnership fails to designate another agent when required to do so, or if the corporation's, limited liability company's, or limited partnership's license or registration to do business in Ohio expires or is cancelled. B. The qualifying entity also states as follows: (complete only if applicable) 1. Foreign Qualifying Limited Liability Company (If the qualifying entity is a foreign limited liability company, the following information must be completed) a. The name of the limited liability company in its state of organization/registration is	пзше)			(street and number)
The subject surviving foreign corporation, limited liability company or limited partnership irrevocably consents to service of process on the statutory agent listed above as long as the authority of the agent continues, and to service of process upon the Secretary of State if the agent cannot be found, if the corporation, limited liability company or limited partnership fails to designate another agent when required to do so, or if the corporation's, limited liability company's, or limited partnership's license or registration to do business in Ohio expires or is cancelled. B. The qualifying entity also states as follows: (complete only if applicable) 1. Foreign Qualifying Limited Liability Company (If the qualifying entity is a foreign limited liability company, the following information must be completed) a. The name of the limited liability company in its state of organization/registration is				, Ohio
consents to service of process on the statutory agent histed above as long as the authority of and to service of process upon the Sccretary of State if the agent cannot be found, if the corporation, limited liability company or limited partnership fails to designate another agent when required to do so, or if the corporation's, limited liability company's, or limited partnership's license or registration to do business in Ohio expires or is cancelled. B. The qualifying entity also states as follows: (complete only if applicable) 1. Foreign Qualifying Limited Liability Company (If the qualifying entity is a foreign limited liability company, the following information must be completed) a. The name of the limited liability company in its state of organization/registration is	-			
1. Foreign Qualifying Limited Liability Company (If the qualifying entity is a foreign limited liability company, the following information must be completed) a. The name of the limited liability company in its state of organization/registration is b. The name under which the limited liability company desires to transact business in Ohio is c. The limited liability company was organized or registered on under the laws of the state/country of d. The address to which interested persons may direct request for copies of the article of organization, operating agreement, bylaws, or other charter documents of the company is: 2. Foreign Qualifying Limited Partnership (If the qualifying entity is a foreign limited partnership, the following information mube completed)	consents to s and to serv liability co corporation	service of ice of pr mpany of s, limited s cancell	process cocess up or limite d liability ed.	con the statutory agent instead above as long as the authory of integering point the Secretary of State if the agent cannot be found, if the corporation, limited d partnership fails to designate another agent when required to do so, or if the ycompany's, or limited partnership's license or registration to do business in Ohio
(If the qualifying entity is a foreign limited liability company, the following information must be completed) a. The name of the limited liability company in its state of organization/registration is b. The name under which the limited liability company desires to transact business in Ohio is c. The limited liability company was organized or registered on under the laws of the state/country of d. The address to which interested persons may direct request for copies of the article of organization, operating agreement, bylaws, or other charter documents of the company is: 2. Foreign Qualifying Limited Partnership (If the qualifying entity is a foreign limited partnership, the following information mube completed)	В.	The o	qualifyir	ig entity also states as follows: (complete only if applicable)
b. The name under which the limited liability company desires to transact business in Ohio is c. The limited liability company was organized or registered on		1.	(If the	e qualifying entity is a foreign limited liability company, the following miorination be completed)
b. The name under which the limited liability company desires to transact business in Ohio is c. The limited liability company was organized or registered on			a.	
c. The limited liability company was organized or registered on			b.	The name under which the limited liability company desires to transact business in
 d. The address to which interested persons may direct request for copies of the article of organization, operating agreement, bylaws, or other charter documents of the company is:			c.	The limited liability company was organized or registered on
2. Foreign Qualifying Limited Partnership (If the qualifying entity is a foreign limited partnership, the following information mu be completed) The name of limited partnership is			d.	The address to which interested persons may direct request for copies of the articles of organization, operating agreement, bylaws, or other charter documents of the company is:
a. The name of limited partnership is		2.	(If t	eign Qualifying Limited Partnership he qualifying entity is a foreign limited partnership, the following information mus
			a.	The name of limited partnership is

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b.	The limited partnership was form		ar cults also year			
	under the laws of the state/count	ry of				
c.	The address of the office of organization is	nddress of the office of the limited partnership in its ization is				
d.	The limited partnership's princip	oul office address is				
c.	The names and business or resid partnership are as follows:	ence addresses of the G	ENERAL partners of the			
	Name Ad	dress				
	(If insufficient space to cover this item, j their respective addresses)	lease nunch a separate sheet (listing the general partners and			
f.	The address of the office when addresses of the limited partners maintained is:	e a list of the names a and their respective cap	nd business or residence ital contributions is to be			
	The limited partnership hereby c registration of the limited partn	ertifies that it shall main ership in Ohio is cancell	tain said records until the ed or withdrawn.			
The undersigned co	enstituent entities have caused the sand representatives on the date	is centificate of merger s) stated below.	to be signed by its duly			
DUPLEX PRODUCTS IN	IC. THE RE	YNOLDS AND REYNOU	DS COMPANY			
exact name of entity		ne of entity	i			
By: Achtuell w	illiniel By: 1	Hamill Led	ykdel			
Its: Adam M. Lutyns! Assistant Secre	is: Ad	am H. Lutynski, S	Secretary			
Date: 2-13-97	Date:	7-13-97				

COOLIDGE
WALL
WOMSLEY & UNDERSTORM STORY OF STATE OF STAT

Filtrath of the wood took from the filtrath the filtrath the filtrath from the filtr

Re: Merger of Duplex Products, Inc., into The Reynolds and Reynolds Company

Dear Sir or Madam:

Enclosed is a Certificate of Merger for <u>EXPEDITED</u> filing on behalf of the abovereferenced companies. Our check in the amount of \$60.00 is enclosed to cover the filing fee and the expedited service fee.

Please return the authenticated document to the attention of the undersigned. If you have any questions, please call me collect.

Very truly yours,

Thanthe In a weeky

Martha M. Welch Corporate Paralegal

MMW/jaw 648000\369 Enclosures

FEDERAL EXPRESS

Adam M. Lutynski, Esq.
 Sam Warwar, Esq.

Legal Services State 1853

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American Property Locators, Inc.

3855 South Boulevard, Suite 200 Edmond, OK 73013 www.apl-inc.com

Fax (405) 340-5968

E-Mail: ggriffith@apl-inc.com

(800) 730-4343 ext 15 (405) 340-4900 ext 15

November 4, 2013

VIA PRIORITY MAIL

U.S. Bankruptcy Court 31 East 11th Street Chattanooga, TN 37402-2722

Attn: Brent Rhodes

Re: EASTERN DISTRICT OF TENNESSEE APPLICATION FOR ORDER DIRECTING PAYMENT OF FUNDS TO CREDITOR/CLAIMANT

Dear Mr. Rhodes:

Enclosed is an Application for order Directing Payment of Funds to Creditor/Claimant relating to the following matter:

Case No:

89-11106

Debtor:

Tennessee Chemical Company

Creditor/Claimant:

Reynolds & Reynolds Company successor to

Duplex Products, Inc.

Amount:

\$4,176.42

Thank you for your assistance in this matter.

Sincerely,

Greg Griffith

GMG/hen Enclosures